THE BANK OF LA BELLE

LA BELLE, MISSOURI

18 October 1978

RECORDATION NO. 793 Filed 1425

nrt29/1978 -2 12 PM

Dear Sir:

INTERSTATE COMMERCE COMMISSION

The Bank of LaBelle, LaBelle, Missouri has loaned purchase money to Mr. Steve Owsley, as borrower, for the purchasecof tank car described below.

One each, loo ton Roller Bearing DCT 105A300W, 33,600 Gallon, NC/I Tank Car Initialed - EENX, Numbered - 901

Please return original Security Agreement to this Bank.

The Bank of LaBelle P.O. Box 6 LaBelle, Missouri 63447

C-27714201

Thank You,

Vice President

1100

FEE OPERATION BR.

Fea \$ 50, 100 8

Oct 24 2 09 PH 78

ICC Washington, D. C.

BECEINED

Interstate Commerce Commission Washington, D.C. 20423

10/24/78

OFFICE OF THE SECRETARY

Harold G. Huebotter
Vice President
The Bank Of LaBelle
P.O.Box 6
LaBelle, Missouri 63447

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 20(c) of the Interstate Commerce Act,

49 U.S.C. 20(c), on

10/24/78

t ____Opm

and assigned recordation number(s)

9793

Sincerely yours,

H.G. Homme, Jr., Acting Secretary

Enclosure(s)

SECURITY AGREEMENT

| | | | , | , 1907 |
|--|--|--|---|---|
| FOR VALUABLE CONSID | ERATION, the receipt whereof is here | eby acknowledged, the un | ndersigned, | · |
| | indrea Owsley | | | |
| | • | The second secon | (Street) | |
| | , County of Lewis | | | |
| The Bank of LaBel | lle, LaBelle, Missouri 6 | 3447 , heréin: | after called "Secured Party", | a Security Interest in the follow- |
| ng described personal property, he hereto, including all increase in li | reinafter called "Collateral", which ter | m includes all equipmen | it and attachments thereon a | nd all additions and accessions |
| One 100 Ton Rolls | | • | · · | |
| DCT 105A300W, 33, | ,600 Gallon, NC/I Tank C | ar | 979 | |
| Initialed - EENX, | Numbered - 901 | | RECORDATION NO | Piled 1425 |
| | | • | OCT 24, 1978 - | 2 10 PM |
| | | | | |
| | | | INTERSTATE, COMMERC | UE COMMISSION |
| · · · · · · · · · · · · · · · · · · · | | · · | ;"" " | 2 |
| | | | | |
| · · | | | f | • |
| · · · | | | ut. | |
| | | | μ | |
| v | | | . 4 | |
| | | | Ý | t · |
| | | | . ń | • |
| DEBTOR WARRANTS | that said Collateral is now, or will | immediately hereafter, | be located at: | |
| Taviatorm | Miccouni 63452 | | | , and DEBTOR AGREES tha |
| said Collateral shall remain Perso | onal Property and shall not be affixed n consent of Secured Party. If such co | or attached to Real Es onsent is given, said Co | tate in such a manner as to ollateral may or will be inst | alled in, affixed to, or attached |
| to the following described Real E | Estate: | | W | |
| | | | Ÿ. | • |
| | | • | | |
| | | 1 (1) 41 6 1 | ù : | |
| | • | nt M | oney Indebtedness | Secured Party for money loane |
| | REST IS TO SECURE the payment | | , | |
| | issory Note in the sum of \$.45,110 er obligations and indebtedness of D and whether now existing or hereaft | ientor to secured raily | of whatever kind and win | Chevel and however |
| 4 | AND DEDDECENTS that: (a) ha | is the true and lawful | owner of said Collateral and | d in possession thereof, or (pu |
| suant to the credit advanced Del of said Collateral and in posses. | btor by Secured Party as evidenced be sion thereof; (b) no Financing State rencumbrance in or against said Colese checked: Personal, Family or | ement covering said Co | ollateral is on file in any set forth herein: (d) said | public office; (c) there is not all Collateral is used, or is being |
| place of business is inLewin the State of Missouri. | County, Missouri, a | nd that he 🔯 does, 🗆 | does not, have a place of | business in any other Count |
| to Secured Party against the clin good repair and not permit a Federal, or Municipal: (e) not Security Agreement; (f) not to to be removed, from the locationsent of Secured Party; (h) to | GREES: (a) to retain possession, at aims and demands of all persons who same to be damaged or unduly depre to create or permit any other Securi sell, exchange, lease, rent, or dispose on specified above, except for a tento pay promptly when due all taxes an est of Secured Party to be properly in | comsoever; (b) to use seciated; (d) not to use, ity Interest or lien in coof said Collateral or an apporary period in the notation of the control of the con | or permit same to be used or against said Collateral, by interest therein; (g) not cormal and customary use the Collateral; (i) that the Title of Title if any required | I, in violation of any law, State except the one created by the to remove, or permit Collater hereof, without the prior writte to said Collateral will be value by law, and will deposit said |
| Certificate of Title with Secured other hazards as Secured Party Secured Party and payable to Secured Party. | may reasonably, require, in a sum no Secured Party and Debtor, as their i | ot less than the unpaid nterests appear, and de | indebtedness secured hereteposit such policy (ies) or | by, in a company acceptable certificate(s) of insurance w |
| SAME BEING INCORPORA | S SUBJECT TO THE ADDITION TED HEREIN BY REFERENCE. | | • | |
| heirs, executors or administrate several. | Party" hereunder shall inure to the lors, successors or assigns. If more than | an one Debior executes | , this becauty regions . | |
| This Security Agreemen | nt and the Security Interest in Colla | iteral created hereby sh | all terminate when said N | ote has been paid in full. |
| Heriold G Hueb | Hulsty | (x)Steve | Owsley Tur | Tusking |
| Notary Public | \$\frac{1}{2} | Andre | ea Owsley Ord | ue a Ousley |
| Carrier Marianos () No | ara INZANI. | e · | | Alabara a sa |